# **EXAMINATION REPORT**

OF

# GENESIS INSURANCE COMPANY

# AS OF

# **DECEMBER 31, 2021**

TRINIDAD NAVARRO COMMISSIONER



STATE OF DELAWARE DEPARTMENT OF INSURANCE

## REPORT ON EXAMINATION

OF

## GENESIS INSURANCE COMPANY

# AS OF

# DECEMBER 31, 2021

The above-captioned report was completed by examiners of the Delaware Department of Insurance.

Consideration has been duly given to the comments, conclusions and recommendations of the examiners regarding the status of the company as reflected in the report.

This report is hereby accepted, adopted and filed as an official record of this Department.

Zind & Navano

Trinidad Navarro Insurance Commissioner

Dated this <u>24th</u> day of <u>February</u>, 2023

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SCOPE OF EXAMINATION	1
SUMMARY OF SIGNIFICANT FINDINGS	3
COMPANY HISTORY	
General	3
CAPITALIZATION	4
MANAGEMENT AND CONTROL	4
DIRECTORS	4
Officers	5
CORPORATE RECORDS	6
INSURANCE HOLDING COMPANY SYSTEM	6
AFFILIATED AGREEMENTS	
TERRITORY AND PLAN OF OPERATION	8
REINSURANCE	9
FINANCIAL STATEMENTS	11
STATEMENT OF ASSETS	
STATEMENT OF LIABILITIES, SURPLUS AND OTHER FUNDS	
STATEMENT OF INCOME	14
RECONCILIATION OF CAPITAL AND SURPLUS	
ANALYSIS OF CHANGES IN FINANCIAL STATEMENTS RESULTING FROM EXAMINATION	
COMMENTS ON FINANCIAL STATEMENT ITEMS	
SUBSEQUENT EVENTS	16
SUMMARY OF RECOMMENDATIONS	16
CONCLUSION	17

# TABLE OF CONTENTS

December 19, 2022

Honorable Trinidad Navarro Commissioner of Insurance Delaware Department of Insurance 1351 West North Street, Suite 101 Dover, DE 19904

Commissioner:

In compliance with instructions and pursuant to statutory provisions contained in Examination Certification No. 22.004, dated November 2, 2021, an examination has been made of the affairs, financial condition and management of

### **GENESIS INSURANCE COMPANY**

hereinafter referred to as the Company. The Company was incorporated under the laws of the State of Delaware as a stock company with its registered office located at 1209 Orange Street, Wilmington, Delaware 19801. The administrative office of the Company is located at 120 Long Ridge Road, Stamford, Connecticut 06902-1843. The report of examination thereon is respectfully submitted.

#### **SCOPE OF EXAMINATION**

We have performed our multi-state examination of the Company. The last examination of the Company was conducted as of December 31, 2016 by the Delaware Department of Insurance (Department). This examination covers the period of January 1, 2016 through December 31, 2021. Our examination was conducted concurrently with our examination of the following affiliates of the Company: General Reinsurance Company (GRC or Parent), General Star National Insurance Company (GSN) and General Star Indemnity Company (GSI).

We conducted our examination in accordance with the *National Association of Insurance Commissioners* (NAIC) *Financial Condition Examiners Handbook* (Handbook) and generally accepted statutory insurance examination standards consistent with the Insurance Code and Regulations of the State of Delaware. The NAIC Handbook requires that we plan and perform the examination to evaluate the financial condition, assess corporate governance, identify current and prospective risks of the Company and evaluate system controls and procedures used to mitigate those risks. An examination also includes identifying and evaluating significant risks that could cause an insurer's surplus to be materially misstated both currently and prospectively.

All accounts and activities of the Company were considered in accordance with the riskfocused examination process. This may include assessing significant estimates made by management and evaluating management's compliance with Statutory Accounting Principles. The examination does not attest to the fair presentation of the financial statements included herein. If, during the course of the examination an adjustment is identified, the impact of such adjustment will be documented separately following the Company's financial statements.

This examination report includes significant findings of fact, pursuant to the General Corporation Law of the State of Delaware as required by 18 *Del. C.* §321, along with general information about the insurer and its financial condition. There may be other items identified during the examination that, due to their nature, are not included within the examination report but separately communicated to other regulators and/or the Company.

During the course of the examination, consideration was given to work performed by the Company's external accounting firm, Deloitte & Touche LLP (Deloitte & Touche). Certain auditor work papers were have been incorporated into the examination work papers. The work papers were utilized in determining the scope, areas of emphasis in conducting the examination and in the area of risk mitigation and substantive testing.

#### SUMMARY OF SIGNIFICANT FINDINGS

There were no significant findings or changes to the Company's financial statements as a result of the examination.

#### **COMPANY HISTORY**

#### General

The Company was incorporated on April 6, 1976, under the laws of the State of Connecticut as Phoenix General Insurance Company. It was licensed in the State of Connecticut on November 27, 1976, and commenced business on December 1, 1981. Initially, the Company operated as a professional reinsurer, and after 1986, as a personal lines insurer. Effective October 1, 1989, the Company's name was changed to Genesis Insurance Company.

On October 2, 1989, all of the outstanding capital stock was acquired by GRC from P.M. Holdings Inc., a downstream holding company of Phoenix Mutual Life Insurance Company. On December 21, 1998, Berkshire Hathaway Inc. (BHI) acquired General Re Corporation (Gen Re) in a stock swap valued at \$22 billion.

The Company merged with Fairfield Insurance Company (FIC), an affiliate company, effective December 31, 2012. The merger was part of Gen Re's strategy of simplifying business and achieving increased efficiencies. As part of this merger, FIC entered into a Loss Portfolio Agreement with GRC, effective January 1, 2012.

Effective July 1, 2016, the Company redomesticated from the State of Connecticut to the State of Delaware. The Company is licensed in all U.S. states, the District of Columbia and Puerto

Rico to write property and casualty insurance focused on specialty and alternative forms of risk. The Company's business is acquired through retail and specialty brokers servicing specialty insurance or qualified self-insurers in the alternative risk transfer market.

#### **Capitalization**

The Company's Certificate of Incorporation provides that the Company has authority to issue 5,000,000 shares of common stock, par value \$1 per share. As of December 31, 2021, 3,500,000 shares of common stock were issued and outstanding at \$1 per share par value represented the Company's common capital stock, for a total outstanding of \$3.5 million. All common stock shares of the Company are owned by GRC.

As of December 31, 2021, the Company reported capital and surplus of \$91 million, as well as contributed surplus of \$70.5 million. During the period under examination, the Company did not receive any capital contributions from its direct Parent.

#### Dividends

The Company paid ordinary dividends to its Parent, GRC, in the amounts of \$11 million, \$11 million and \$10 million during 2019, 2020 and 2021, respectively. The dividends were approved by the Company's Board of Directors (Board) and notification was provided to the Department. Payment was approved by the Department.

#### MANAGEMENT AND CONTROL

#### **Directors**

Pursuant to the General Corporation Laws of the State of Delaware, as implemented by the Company's Certificate of Incorporation and bylaws, the business and affairs of the corporation shall be managed by its Board, which may exercise all such powers of the corporation. The Company's bylaws state that the number of Directors constituting the Board shall not be less than

4

three (3). Further, the Directors shall be elected at the annual meeting of the stockholders and each Director elected shall serve until his/her successor is elected and qualified, or until his/her resignation, removal, or ineligibility. The bylaws require that the Board must elect a Chairman of the Board.

Directors duly elected and serving as of December 31, 2021, are as follows:

Name	Principal Occupation
Martin George Hacala	Chairman, Chief Executive Officer and President GSN GSI Company
Andrew Randall Gifford	General Counsel and Secretary GRC
Edward Michael Nosenzo	North America Chief Financial Officer Gen Re

## **Officers**

Officers were elected in accordance with the bylaws during the period under examination. The bylaws require that the Board, at its next regular meeting after the annual meeting of stockholders, shall choose a Chairman of the Board, a President, a Treasurer and a Secretary. The Chairman of the Board and the President shall be directors, but the other officers need not be directors. Either the Chairman of the Board or the President shall be designated Chief Executive Officer. All elected officers, except the Chairman of the Board, shall hold office for one year and until their successors shall be elected and qualified or until their death, resignation, or removal. The Chief Executive Officer may appoint and terminate other officers at his/her discretion. One person may hold more than one office, except that the offices of Chairman of the Board and Secretary may not be held by the same person.

The primary officers serving as of December 31, 2021, were as follows:

Name	Title
Martin George Hacala	Chairman, Chief Executive Officer and President
Edward Michael Nosenzo	Treasurer
Solan Bernhard Schwab	Secretary

#### Corporate Records

The recorded minutes of the meetings of the shareholder and Board were reviewed for the period under examination. The recorded minutes of the Board adequately documented the meetings, the election of directors and officers as well as the approval of Company transactions and events, including the authorization of investments as required by 18 *Del. C.* §1304.

### Insurance Holding Company System

The Company is a member of an insurance holding company system known as BHI as defined in 18 *Del. C.* § 5001(7) of the Delaware Insurance Code. Gen Re wholly-owns the Company's parent, GRC which directly owns 100% of the Company. Gen Re is a wholly owned subsidiary of BHI, which is a publicly traded holding company controlled by Warren E. Buffett. In addition to Gen Re, BHI owns numerous other domestic and foreign-based (re)insurance entities. BHI's insurance businesses provide insurance and reinsurance of property and casualty risks worldwide and also reinsure life, accident and health risks worldwide.

A presentation of the portion of the BHI holding company system that contains Gen Re is as follows:

Name of Corporation	<b>Domicile</b>	Activity	<u>Ownership</u>	Group
Berkshire Hathaway Inc. <sup>(1)</sup>	Delaware	Holding Company	None	
General Re Corporation	Delaware	Holding Company	100	1980/1998
General Reinsurance Corporation	Delaware	Reinsurer	100	1970
Elm Street Corporation	Delaware	Real Estate	100	1981
General Star Indemnity Company	Delaware	Insurer	100	1967
General Star National Insurance Company	Delaware	Insurer	100	1864/1985
General Star Management, LLC	Delaware	Management	100	1979
Genesis Management and Insurance Services, LLC	Delaware	Management	100	1988
Genesis Insurance Company	Delaware	Insurer	100	1976/1989
GRC Realty Corporation	Connecticut	Real Estate	100	1972
General Reinsurance Australia Ltd	Australia	Reinsurer	100	1961
General Re Compania de Reaseguros, S.A.	Uruguay	Reinsurer	100	1990
General Reinsurance AG	Germany	Reinsurer	100	1846/1994
General Re Servicios México S.A.	Mexico	Service Company	100	1976/1994
Gen Re Support Services Mumbai Private Limited	India	Service Company	99.99 <sup>(4)</sup>	2014
General Reinsurance Africa Ltd.	South Africa	Reinsurer	100 (2)	1966/1994
General Reinsurance AG Escritório de Representação no Brasil Ltda.	Brazil	Management	99.99 <sup>(3)</sup>	1997
General Reinsurance Life Australia Ltd.	Australia	Reinsurer	100	1981/1994
Gen Re Beirut s.a.l. offshore	Lebanon	General Business Corp.	100 (2)	1996
General Re Life Corporation	Connecticut	Reinsurer	100	1967/1994
Idealife Insurance Company	Connecticut	Insurer	100	1981/1994
Railsplitter Holdings Corporation	Delaware	Holding Company	100	2008/2008
Gen Re Japan Service Company Limited	Japan	Service Company	100	2017
New England Asset Management, Inc.	Delaware	Investment Adviser	100	1984/1995
New England Asset Management Limited	Ireland	Investment Adviser	100	2008
United States Aviation Underwriters, Incorporated	New York	Manager	100	1928/1982
Canadian Aviation Insurance Managers Ltd.	Canada	Manager	100	1937
Gen Re Intermediaries Corporation	New York	Intermediary	100	1926/1928
Faraday Holdings Limited	UK	Holding Company	100	1991/1998
GRF Services Limited	UK	General Business Corp.	100	1993/1998
Faraday Underwriting Limited	UK	Manager	100	1982/1998
Faraday Capital Limited	UK	Lloyd's Corporate Vehicle	100	1994/1998
Faraday MGA Limited	UK	Managing General Agent	100	2017
GRD Holdings Corporation	Delaware	Holding Company	100	2001
General Re Financial Products Corporation	Delaware	Former Swap Dealer	100	1990
Gen Re Long Ridge, LLC	Connecticut	Real Estate	100	2008
GRSA Services (Proprietary) Limited	South Africa	Service Company	100	2021

<sup>(1)</sup> As of March 2, 2022, Warren E. Buffett owned 238,624 shares of Class A common stock and 2,412 shares of Class B common stock, which is approximately 32.1% of the voting interest and 16.2% of the economic interest of BHI.

<sup>(2)</sup> Percentages include any qualifying shares.

<sup>(3)</sup> General Reinsurance AG owns 3,574,417 shares of General Reinsurance AG Escritório de Representação no Brasil Ltda. One share is owned by Luis E.C. Rayes, a Brazilian citizen.

<sup>(4)</sup> General Reinsurance AG owns 99.99% of Gen Re Support Services Mumbai Private Limited. One share is owned by Suzie Foo (on behalf of General Reinsurance AG ).

Through its directly and indirectly owned subsidiaries, Gen Re has global insurance, reinsurance and financial service operations with business activities in over forty-four cities throughout the world and provides property/casualty and life/health (re)insurance coverage worldwide. Gen Re's principal reinsurance operations are based in North America and Germany, with other major operations in Asia, Australia, Europe (primarily London) and South America. Gen Re's principal financial service operations are the New England Asset Management, Inc. (NEAM) operations located in the United States (Farmington, Connecticut) and Dublin, Ireland.

#### Affiliated Agreements

#### Master Services Agreement

Effective August 1, 2014, as Amended September 1, 2017, December 31, 2017 and September 30, 2021, Gen Re and its subsidiaries, including the Company, entered into a Master Services Agreement, whereby the entities provide various services and reporting to each other. The Master Services Agreement superseded various individual service agreements that existed between and among the entities.

#### **Other Agreements**

Other agreements with affiliates were entered into prior to the period covered by this examination and were reviewed in connection with earlier examinations. They remained in effect as of December 31, 2021.

#### TERRITORY AND PLAN OF OPERATION

The Company's direct parent, GRC, as a principal subsidiary of Gen Re directly or indirectly owns the majority of Gen Re's domestic and international insurance operating entities. Gen Re operates in four principal business segments: North American property/casualty insurance and reinsurance, international property/casualty reinsurance, global life/health reinsurance and

8

financial services. GRC's standalone operations, along with GSN, GSI and GRC constitute the North American property/casualty reinsurance segment of Gen Re.

The Company is licensed to write property and casualty insurance in all fifty states, the District of Columbia and Puerto Rico. The Company provides commercial casualty insurance on an excess basis, principally to policyholders who retain some percentage of the underwriting risk via a self-insurance or some alternative form of risk assumption. Business is produced through retail brokers, appointed agents, and wholesale or specialty brokers. The Company specializes in insuring Public Entities including municipalities, counties, public school districts, quasi-governmental entities, other public entities, colleges and universities.

The Company and its insurance affiliates have branch offices in Atlanta, Georgia; Chicago, Illinois; Los Angeles, California and New York, New York.

#### **REINSURANCE**

The Company utilizes reinsurance agreements to reduce its exposure to large losses. The Company's ceded reinsurance program is primarily concentrated with two BHI affiliates as further described as follows. Effective January 1, 2005, the Company (and affiliates: GRC, GSN and GSI) entered into a loss portfolio transfer reinsurance contract and a quota share reinsurance contract with two other BHI affiliates, National Indemnity Company (NICO) and Columbia Insurance Company. Both agreements cover the majority of the North American property/casualty business. The Loss Portfolio provides for a 50% reinsurance cover on existing net losses as of December 31, 2004, subject to an overall aggregate limit of \$11.15 billion. The Quota Share provides 50% reinsurance cover on net losses occurring after January 1, 2005.

Effective July 1, 2021, the Company, along with GRC, GSN and GSI, entered into a loss portfolio agreement with NICO that transfers their aggregate ultimate net loss to NICO related to their obligations under their asbestos and environmental loss liabilities.

The following is a summary of the Company's gross written premium, ceded premium and net written premium for the years ended December 31, 2016 (previous examination) and 2021.

					% of Written
	2021 Premium	% of	20	16 Premium	and
	Written and	Written	V	Vritten and	Assumed
	Ceded	Premium		Ceded	Premium
Direct premium written	\$ 21,346,480	100.0%	\$	17,725,781	100.0%
Ceded to affiliates	10,725,659	50.2%		8,898,161	50.2%
	10,725,059			, ,	
Ceded to non-affiliates	-	0.0%		194,558	1.1%
Total ceded	\$ 10,725,659	50.2%	\$	9,092,719	51.3%
Net written premium	\$ 10,620,821	49.8%	\$	8,633,062	48.7%

As of December 31, 2021, the Company's ceded reinsurance in-force consists primarily of affiliated reinsurance as demonstrated by the following summary of reported credits for reinsurance:

	1	Affiliated	Una	ffiliated	Т	otal as of
	R	einsurers*	Rein	surers*	12/	/31/2021*
Paid losses and loss adjustment expenses	\$	4,498	\$	-	\$	4,498
Known case loss and loss adjustment expenses		49,554		-		49,554
Incurred but not reported		68,490		248		68,738
Unearned premiums		12,449		-		12,449
Total Reinsurance Recoverables	\$	134,991	\$	248	\$	135,239
			(*In The	ucondo)		

(\*In Thousands)

# FINANCIAL STATEMENTS

The following financial statements are based on the statutory financial statements filed by

the Company with the Department, are reflected in the following:

- Statement of Assets as of December 31, 2021
- Statement of Liabilities, Surplus and Other Funds as of December 31, 2021
- Statement of Income for the Year Ended December 31, 2021
- Reconciliation of Capital and Surplus for the Period from the Prior Examination as of December 31, 2016 to December 31, 2021

# Statement of Assets As of December 31, 2021

	Assets	Nonadmitted Assets	Net Admitted Assets
Bonds	\$ 9,174,449	\$ -	\$ 9,174,449
Stocks:			
Common stocks	45,764,656	5,763,000	40,001,656
Cash and cash equivalents	95,043,772	-	95,043,772
Short-term investments	24,985,014		24,985,014
Subtotals, Cash and Invested Assets	\$ 174,967,891	\$ 5,763,000	\$ 169,204,891
Investment income due and accrued	121,069	-	121,069
Premiums and considerations:			
Uncollected premiums and agents' balances in	34.853		34,853
course of collection	54,055	-	54,655
Reinsurance:			
Amounts recoverable from reinsurers	4,498,225	-	4,498,225
Current federal and foreign income tax recoverable and	1,340,408	-	1,340,408
interest thereon			
Aggregate write-ins for other than invested assets	876,288	71,648	804,640
Total Assets	\$ 181,838,734	\$ 5,834,648	\$ 176,004,086

# Statement of Liabilities, Surplus and Other Funds As of December 31, 2021

		Notes
Losses	\$ 62,669,937	1
Loss adjustment expenses	10,486,565	1
Net deferred tax liability	3,425,476	
Unearned premiums	5,100,720	
Ceded reinsurance premiums payable	705,692	
Remittances and items not allocated	230,765	
Provision for reinsurance	11,000	
Payable to parent, subsidiaries, and affiliates	816,669	
Aggregate write ins for liabilities	1,522,986	
Total Liabilities	\$ 84,969,810	
Common capital stock	3,500,000	
Gross paid in and contributed surplus	70,500,000	
Unassigned funds (surplus)	17,034,276	
Surplus as regards policholders	\$ 91,034,276	
Total Liabilities, Capital and Surplus	\$ 176,004,086	

# Statement of Income For the Year Ended December 31, 2021

Premiums earned	\$ 10,080,557
Losses incurred	\$ 14,798,631
Loss adjustment expenses incurred	1,272,437
Other underwriting expenses incurred	2,004,454
Aggregate write ins for underwriting deductions	151,973
Total underwriting deductions	\$ 18,227,495
Net underwriting gain (loss)	\$ (8,146,938)
Net investment income earned	546,383
Net realized capital gains (losses)	152
Net investment gain (loss)	\$ 546,535
Total other income	\$ -
Net income before dividends to policyholders	\$ (7,600,403)
Dividends to policyholders	-
Net income after dividends to policyholders	\$ (7,600,403)
Federal and foreign income taxes incurred	(1,348,633)
Net Income	\$ (6,251,770)

	Common Capital Stock	Gross Paid-in & Contributed Surplus		Contributed		Contributed		Contributed Unassigned Fu		Total	
Balance at December 31, 2016	\$ 3,500,000	\$	70,500,000	\$	51,425,936	\$	125,425,936				
2017 Net income (loss)	-		-		(1,198,382)		(1,198,382)				
2017 Other Changes <sup>1</sup>	-		-		2,726,156		2,726,156				
Balance at December 31, 2017	\$ 3,500,000	\$	70,500,000	\$	52,953,710	\$	126,953,710				
2018 Net income (loss)	-		-		(5,243,612)		(5,243,612)				
2018 Other Changes <sup>1</sup>			-		(7,535,657)		(7,535,657)				
Balance at December 31, 2018	\$ 3,500,000	\$	70,500,000	\$	40,174,441	\$	114,174,441				
2019 Net income (loss)	-		-		(2,122,695)		(2,122,695)				
2019 Other Changes <sup>1</sup>	-		-		13,629,289		13,629,289				
2019 Dividends <sup>2</sup>			-		(11,000,000)		(11,000,000)				
Balance at December 31, 2019	\$ 3,500,000	\$	70,500,000	\$	40,681,035	\$	114,681,035				
2020 Net income (loss)	-		-		(5,406,971)		(5,406,971)				
2020 Other Changes <sup>1</sup>	-		-		3,966,927		3,966,927				
2020 Dividends <sup>3</sup>			-		(11,000,000)		(11,000,000)				
Balance at December 31, 2020	\$ 3,500,000	\$	70,500,000	\$	28,240,991	\$	102,240,991				
2021 Net income (loss)	-		-		(6,251,770)		(6,251,770)				
2021 Other Changes <sup>1</sup>	-		-		5,045,055		5,045,055				
2021 Dividends <sup>4</sup>			-		(10,000,000)		(10,000,000)				
Balance at December 31, 2021	\$ 3,500,000	\$	70,500,000	\$	17,034,276	\$	91,034,276				

## Reconciliation of Capital and Surplus for the Period from the Prior Examination as of December 31, 2016 to December 31, 2021

<sup>1</sup>Changes in unassigned funds - other for each year include: change in net unrealized capital gains/(losses); change in net deferred income tax; change in nonadmitted assets; and change in provision for reinsurance.

<sup>2</sup> On July 30, 2019, the Company notified the Department of their intent to pay an \$11 million ordinary dividend. The dividend was paid out of earned surplus to the Company's sole shareholder, GRC on August 16, 2019.

<sup>3</sup> On July 29, 2020, the Company notified the Department of their intent to pay an \$11 million ordinary dividend. The dividend was paid out of earned surplus to the Company's sole shareholder, GRC on August 17, 2020.

<sup>4</sup> On August 18, 2021, the Company notified the Department of their intent to pay a \$10 million ordinary dividend. The dividend was paid out of earned surplus to the Company's sole shareholder, GRC on August 30, 2021.

## ANALYSIS OF CHANGES IN FINANCIAL STATEMENTS RESULTING FROM THE EXAMINATION

There were no adjustments to the Company's financial statements as a result of the examination.

### **COMMENTS ON FINANCIAL STATEMENT ITEMS**

<u>Note 1:</u> Losses Loss Adjustment Expense

\$62,669,937 10,486,565

INS Consultants, Inc. (Consulting Actuary) assisted in review of the inherent risks, management oversight and other mitigating controls over the Company's actuarial processes and procedures. The Consulting Actuary's review included detail testing and an independent calculation of selected segments of the Company's gross and net loss and loss adjustment expense reserves as of December 31, 2021. The examination analysis of Loss and Loss Adjustment Expense reserves was conducted in accordance with applicable guidance in the *Actuarial Standards of Practice* and the NAIC *Accounting Practices and Procedures Manual*.

#### SUBSEQUENT EVENTS

No significant events subsequent to the examination date were noted that directly impacted the Company.

## SUMMARY OF RECOMMENDATIONS

There were no recommendations as a result of this examination.

#### **CONCLUSION**

The assistance of the Department's Consulting Actuary and consulting information technology firm, INS Services, Inc. is acknowledged. In addition, the assistance and cooperation of the Company's external audit firm, Deloitte & Touche, and the Company's management and staff is appreciated and acknowledged.

Respectfully submitted,

Hails Taylor, CFE Examiner-In-Charge Delaware Department of Insurance

Richard Palmatary, CFE, CPA Supervising Examiner Delaware Department of Insurance

Genesis Insurance Company

I, Hails Taylor, hereby verify and attest, under penalty of perjury, that the above is a true and correct copy of the examination report and findings submitted to the Delaware Department of Insurance pursuant to Examination Certification No. 22.004.

Auß Trylor Hails Taylor, CFE